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**PART II—Section 3—Sub-section (i)**

**General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).**

**MINISTRY OF INDUSTRY  
(Department of Company Law Administration)**

*New Delhi, the 17th September 1963*

**G.S.R. 1526.**—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, (hereinafter referred to as "the notification"), the Central Government hereby directs that in the case of W. T. Henley's Telegraph Works Company India Limited (hereinafter referred to as "the company") being a foreign company, the requirements of clause (a) of sub-section (1) of the said section 594 as modified in their application to a foreign company by the notification, shall apply subject to the following further exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594, of the Balance Sheet and profit and loss account prepared in terms of clause (i) of the notification in respect of the company's financial year ending on the 31st October, 1963 are audited by the auditors of the company in the country of its incorporation.

[No. F. 14(17)-CL. VI/63.]

F. N. SANYAL, Under Secy.

**MINISTRY OF RAILWAYS  
(Railway Board)**

*New Delhi, the 18th September 1963*

**G.S.R. 1527.**—In exercise of the powers conferred by clause (a) of sub-section (1) and sub-section (3) of section 47 of the Indian Railways Act, 1890 (9 of 1890) read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby sanction the application of the amendment to rules 127 and 128, published

under G.S.R. 1283 of the Gazette of India, Part II, section 3, sub-section (i) dated 3rd August, 1963 of Part I of the General Rules for all Open Lines of Railways in India administered by the Government to Dehri-Rohtas Light Railway.

[No. 62-TTV/29/31]

P. C. MATHEW, Secy.

## MINISTRY OF INTERNATIONAL TRADE

### ORDER

New Delhi, the 19th September 1963

**G.S.R. 1528.**—In exercise of the powers conferred by sub-sections (3) and (5) of section 30 of the Tea Act, 1953 (29 of 1953), the Central Government hereby makes the following Order further to amend the Tea (Distribution and Export) Control Order, 1957, published with the notification of the Government of India in the late Ministry of Commerce and Industry No. S.R.O. 3808, dated the 25th November, 1957, namely:—

1. This Order may be called the Tea (Distribution and Export) Control (Amendment) Order, 1963.

2. After clause 7 of the Tea (Distribution and Export) Control Order, 1957, the following clause shall be inserted, namely:—

"7A. Notwithstanding anything contained in clause 5 or clause 7, any licence issued or renewed under this Order may be signed by the Secretary to the Tea Board for and on behalf of the Licensing Authority."

[No. 8(9)Plant(A)/63.]

B. KRISHNAMURTHY, Under Secy.

## MINISTRY OF WORKS, HOUSING AND REHABILITATION

(Department of W. & H.)

(Central Boilers Board)

New Delhi, the 18th September 1963

**G.S.R. 1529.**—The following draft of certain regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 30th November, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block, New Delhi.

### Draft Regulations

1. These Regulations may be called the Indian Boilers (Amendment) Regulations, 1963.

2. In the Indian Boiler Regulation, 1950, in the list of well-known steel-makers in Appendix 'G', the following shall be added at the end, namely:—

"Hindusthan Steel Ltd., Rourkela Steel Project, Rourkela, Orissa."

[No. S&P. II/BL-8(2)/63.]

K. B. SAXENA, Secy.

**MINISTRY OF MINES AND FUEL**

*New Delhi, the 20th September 1963*

**G.S.R. 1530.**—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of the posts of Technical Assistant in the Ministry of Mines and Fuel, namely:—

**1. Short Title.**—These rules may be called the Technical Assistant Recruitment Rules, 1963.

**2. Application.**—These rules shall apply to the Technical Assistant in the Ministry of Mines and Fuel specified in Column 1 of the Schedule hereto annexed.

**3. Classification and scale of pay etc.**—The classification of the said posts, the scale of pay attached thereto, the method of recruitment to the said post, age limit, and other matters relating to the said post shall be as specified in columns 3 to 9 of the Schedule annexed thereto:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Government of India, issued from time to time.

**4. Disqualification.**—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service, and

No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

SCHE

## Recruitment rules for the posts of Technical

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Method of recruitment whether by direct recruitment or promotion or transfer and percentage of the vacancies to be filled by various methods	For Age limit
1	2	3	4	5	6	7
Technical Assistant	2	Non-gazetted Class III (non-ministerial).	Rs. 210—10— 290—15— 320—EB— 15—425.	..	50% by direct recruitment and 50% by deputation.	20—25 years.
..	..	..	..	..	..	..

## DULE

*Assistant in the Ministry of Mines and Fuel*

direct recruits only	Whether age and educational qualification required	Period of probation—trial if any	In case of recruitment by promotion/ transfer grades from which promotion/ transfer to be made	Circumstances in which UPSC is to be consulted in making recruitment	Remarks
8	9	10	11	12	13
Degree with statistics as one of the subjects.	2 years	<i>Deputationists</i> Age-No Educational qualification-Yes	<i>Deputation</i> U.D.Cs. working in the Ministry of Mines and Fuel. In case suitable U.D.Cs. are not available then L.D. Cs. with the requisite qualifications working in the Ministry of Mines and Fuel will be considered.	Not applicable.	..
<i>Desirable :</i> Two years experience regarding collection and tabulation of statistical data.					

[No. 3/7/Estt./63-Adm.I.]

RAM SAHAY, Under Secy.

## MINISTRY OF EDUCATION

New Delhi, the 16th September 1963

**G.S.R. 1531.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Gestetner Operator in the Central Hindi Directorate, namely:—

1. **Short title.**—These rules may be called the Central Hindi Directorate (Gestetner Operator) Recruitment Rules, 1963.
2. **Application.**—These rules shall apply for recruitment to the post specified in column 2 of the Schedule to these rules.
3. **Number, Classification and scale of pay.**—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 3 to 5 of the said Schedule.
4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 6 to 14 of the Schedule aforesaid.
5. **Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and  
 (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a

wife living at the time of such marriage, shall be eligible for appointment to the post :

Provided that the Central Government may, if satisfied that there are special grounds for so doing, exempt any person from the operation of this rule.

SCHB

*Recruitment Rules for Class IV (Gestet*

*In the Central*

S. No.	Name of post	No. of posts	Classification whether Gazetted or non-gazetted & whether Ministerial or non-Ministerial	Scale of pay	Percentage of posts to be			
					Direct	Promotion by selection	Seniority cum-fitness	Transfer
1	2	3	4	5	6	7	8	9
1.	Gestetner Operator	One	General Central Service, Class IV, non-gazetted	Rs. 80—1—85— 2—95—EP— 3—110.	..	..	By promotion failing which by transfer	

**DULE***(Ner Operator Junior)**Hindi Directorate*

filled by	Period of probation if any.	For Promotion/Transfer
For Direct recruitment only		Whether age and educational qualification prescribed for direct recruitment will apply in case of appointment by Promotion/Transfer

IO	II	12	13	14
.. <i>Essential :</i>  Middle standard Pass.  <i>Desirable :</i>  Experience of handling duplicating machines.	Two years <i>Transferees :</i>  Educational Qualifications.-Yes  Age- No.	<i>Promotion :</i>  Daftaries working in the Central Hindi Directorate, who have put in at least three years service, in that grade, subject to proficiency in handling the duplicating machines.	<i>Transfer :</i>  Persons working in similar or equivalent grades from other central Government offices.	

[No. F. 21-34/63HL.]

P. N. DHIR, Dy. Secy.

**MINISTRY OF LABOUR AND EMPLOYMENT**

New Delhi, the 18th September 1963

**G.S.R. 1532.**—In exercise of the powers conferred by the first proviso to subsection (1) of section 6 of the Employees' Provident Funds Act, 1952 (No. 19 of 1952), the Central Government, after making necessary enquiry into the matter, hereby specifies every establishment which is a factory engaged in the manufacture of any of the items mentioned in the Schedule below, and in which fifty or more persons are employed, as an establishment to which the said proviso shall apply with effect from the 31st October, 1963.

**SCHEDULE**

1. Textiles (made wholly or in part of artificial silk and wool).
2. Matches.
3. Edible oils and fats, other than vanaspati.
4. Rubber and rubber products.

5. Electricity including the generation, transmission and distribution thereof.
6. Tea.
7. Printing (other than printing industry) relating to newspaper establishments as defined in the Working Journalists (Conditions of Service) and Miscellaneous Provisions Act, 1955, including the process of composing types for printing, printing by letter press, lithography, photogravure or other similar process or book-binding.
8. Glass.
9. Stone-ware pipes.
10. Sanitary wares.
11. Electrical porcelain insulators of high and low tension.
12. Refractories.
13. Tiles.
14. Heavy and fine chemicals, excluding fertilizers but including the following:—
  - (i) Turpentine,
  - (ii) Rosin,
  - (iii) Medical and pharmaceutical preparations,
  - (iv) Toilet preparations,
  - (v) Soaps,
  - (vi) Inks,
  - (vii) Intermediates, dyes, colour lakes and toners,
  - (viii) Fatty acids, and
  - (ix) Oxygen, acetylene, and carbon-dioxide gases industry.
15. Indigo.
16. Non-edible vegetable and animal oils and fats.
17. Mineral oil refining industry.

[No. 13/13/62/PF-II-(i).]

**G.S.R. 1533.**—In exercise of the powers conferred by the first proviso to sub-section (1) of section 6 of the Employees' Provident Funds Act, 1952 (No. 19 of 1952), the Central Government, after making necessary enquiry into the matter, hereby specifies every newspaper establishment, as defined in clause (d) of section 2 of the Working Journalists (Conditions of Service) and Miscellaneous Provisions Act, 1955 (45 of 1955), in which fifty or more persons are employed, as an establishment to which the said proviso shall apply with effect from the 31st October, 1963.

[No. 13/13/62/PF-II-(ii).]

P. D. GAIHA, Under Secy.

New Delhi, the 20th September 1963

**G.S.R. 1534.**—In exercise of the powers conferred by sub-section (1) of section 8 of the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961), the Central Government hereby makes the following rules, the same having been previously published as required by the said section, namely:—

#### CHAPTER I—General

1. **Short title and commencement.**—(1) These rules may be called the Iron Ore Mines Labour Welfare Cess Rules, 1963.  
(2) They shall come into force from 1st October, 1963.
2. **Definitions.**—In these rules, unless the context otherwise requires,—
  - (1) “the Act” means the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961);
  - (2) “Advisory Committee” means a Committee constituted under section 4 of the Act;
  - (3) “Chairman” means the Chairman of an Advisory Committee;

- (4) "Commissioner" means an Iron Ore Mines Cess Commissioner referred to in rule 31;
- (5) "Form" means a form appended to these Rules;
- (6) "Fund" means the Iron Ore Mines Labour Welfare Fund;
- (7) "member" means a member of an Advisory Committee;
- (8) "month" means the period from the first day of any month reckoned according to the British Calendar to the last day of the same month;
- (9) "owner" in relation to an iron ore mine includes a lessee, or mortgagee in possession of such mine and any partner, managing director, agent, manager or any other person authorised to represent such mine in its transactions;
- (10) "treasury" means any Government treasury or sub-treasury.

#### **CHAPTER II—Advisory Committees and Sub-Committees**

**3. Composition.**—(1) There shall be one Advisory Committee for the States of Andhra Pradesh and Mysore, consisting of the following members, namely:—

- (i) An officer recommended by the Government of Mysore, who shall be the Chairman;
- (ii) An officer of the Central Government who shall be the Vice-Chairman;
- (iii) An officer recommended by the Government of Andhra Pradesh;
- (iv) A Member of the Legislative Assembly of the State of Mysore appointed by the Central Government in consultation with the Government of that State;
- (v) Three persons, including one from Andhra Pradesh, appointed by the Central Government, to represent the interests of the iron ore mine owners of the States of Mysore and Andhra Pradesh;
- (vi) Three persons, including one from Andhra Pradesh, appointed by the Central Government, to represent the interests of the workers employed in the iron ore mining industry in the States of Mysore and Andhra Pradesh;
- (vii) A woman appointed by the Central Government, if no woman has been appointed under clause (vi).

(2) The Advisory Committee for the State of Bihar shall consist of the following members, namely:—

- (i) An officer recommended by the State Government who shall be the Chairman;
- (ii) An officer of the Central Government who shall be the Vice-Chairman;
- (iii) A Member of the Legislative Assembly of the State of Bihar appointed by the Central Government in consultation with the Government of that State;
- (iv) Two persons, appointed by the Central Government, to represent the interests of the iron ore mine owners of the State;
- (v) Two persons, appointed by the Central Government, to represent the interests of the workers employed in the iron ore mining industry in the State;
- (vi) A woman appointed by the Central Government, if no woman has been appointed under clause (v).

(3) There shall be one Advisory Committee for the States of Madhya Pradesh and Maharashtra, consisting of the following members, namely:—

- (i) An officer recommended by the Government of Madhya Pradesh who shall be the Chairman;
- (ii) An officer of the Central Government who shall be the Vice-Chairman;
- (iii) An officer recommended by the Government of Maharashtra;
- (iv) A Member of the Legislative Assembly of the State of Madhya Pradesh appointed by the Central Government in consultation with the Government of that State;

- (v) Three persons, including one from Maharashtra, appointed by the Central Government, to represent the interests of the iron ore mine owners of the States of Madhya Pradesh and Maharashtra;
- (vi) Three persons, including one from Maharashtra, appointed by the Central Government, to represent the interests of the workers employed in the iron ore mining industry in the States of Madhya Pradesh and Maharashtra;
- (vii) A woman appointed by the Central Government, if no woman has been appointed under clause (vi).

**4. Term of Office.**—(1) A member shall, unless he resigns his office or dies at an earlier date, hold office for a period of three years from the date of publication of the notification appointing him a member of the Advisory Committee and shall be eligible for reappointment:

Provided that an outgoing member may continue in office until the appointment of his successor is notified in the Gazette of India.

(2) A member appointed to fill a casual vacancy shall hold office for as long as the member whose place he fills would have been entitled to hold office if the vacancy had not occurred.

(3) If a member is unable to attend a meeting of the Advisory Committee, the Central Government may nominate, or the body which is represented by him may, by notice in writing signed on its behalf and by the said member, addressed to the Chairman of the Committee, depute a substitute in his place to attend that meeting. Such nominated or deputed member shall have all the rights of a member in respect of that meeting.

**5. Resignation.**—A non-official member may resign his office by letter addressed to the Chairman and the resignation shall take effect from the date of its acceptance or on the expiry of thirty days from the date of its receipt by the Chairman, whichever is earlier.

**6. Absence from India.**—(1) Before a non-official member leaves India he shall intimate to the Chairman the date of his departure from and the date of his expected return to India, and if he intends to be absent from India for a period longer than six months, he shall tender his resignation.

(2) If any such member leaves India without taking action as required by sub-rule (1), he shall be deemed to have resigned with effect from the date of his departure from India.

**7. Vacation of office.**—A non-official member shall be deemed to have vacated his office—

- (a) if he becomes insolvent; or
- (b) if he is convicted of any offence which in the opinion of the Central Government involves moral turpitude; or
- (c) if he is absent from three consecutive meetings of the Advisory Committee without leave of absence from the Chairman; or
- (d) if, in the opinion of the Central Government, it is undesirable that he should continue to be a member of the committee; or
- (e) if he ceases to represent the interest for representing which he was appointed.

**8. Power to Co-opt.**—(1) An Advisory Committee may, at any time and for such period as it thinks fit, co-opt any person or persons to the Advisory Committee.

(2) A person co-opted under sub-rule (1) shall exercise all the powers and functions of a member under these rules, but shall not be entitled to vote.

**9. Power to invite persons to attend meetings.**—An Advisory Committee or its Chairman may at any time and for such meeting or meetings as is considered necessary invite any person or persons to attend the meeting of the Committee. A person so invited shall exercise all the powers of a member under these rules, except that he shall not be entitled to vote on any question coming before the Committee.

**10. Remuneration to members.**—(1) Every non-official member, including a non-official member co-opted under rule 8 or invited to attend a meeting of the Advisory Committee under rule 9, shall be entitled to the following allowances for attending each meeting of the Advisory Committee or any of its Sub-Committees provided that the non-official member is not resident at the place where the meeting is held:—

(i) Travelling Allowance

(a) In respect of journey by air.

Actual fares paid subject to the approval of the Government.

(b) In respect of journey by rail.

Single first class fare plus an allowance for incidental expenses at such rates as may be fixed by the Central Government for its officers of the first grade from time to time, where first class accommodation is available. Where first class accommodation is not available on the particular train or railway line by which he travels, the member will have the option to travel in air-conditioned accommodation, by paying from his own pocket, the difference between the fares for the air conditioned and the first class accommodation and where he does not exercise this option, he will be entitled to single fare for the highest class of accommodation, excluding air-conditioned accommodation, actually provided on the particular train or the railway line plus an allowance for incidental expenses at such rates as may be fixed by the Central Government for its officers of the first grade from time to time.

(c) In respect of journey by road.

Where the journey is performed entirely by road, road allowance at the rates admissible to the Central Government officers of the first grade, subject to the condition that the member concerned furnishes a certificate to the effect that journey was undertaken by road to avoid loss of time which journey by rail would have entailed, provided further that if the distance travelled by road exceeds 120 kilometres in a single journey, road allowance will be payable only for the first 120 kilometres for each journey.

(ii) Daily Allowance.—Ten rupees for each day of any meeting or meetings subject to a maximum of thirty rupees for any one calendar month.

(2) Non-Official members, who are resident at the places where the meetings are held, shall be entitled only to the actual cost of conveyance hire subject to a maximum of ten rupees per day.

(3) The allowances referred to above shall be admissible on production of a certificate by the non-official members to the effect that they have not claimed or drawn travelling or daily allowance in respect of the journeys and halts from any other source.

*Procedure relating to Meetings*

**11. Disposal of business.**—(1) Every question which an Advisory Committee is required to take into consideration shall be considered either at a meeting or, if the Chairman so directs, by sending the necessary papers to every member for opinion:

Provided that the papers will not be sent to a member who is absent from India.

(2) When a question is referred to an Advisory Committee for opinion, any member may request that the question be considered at a meeting and thereupon the Chairman may, and if the request is made by three or more members shall, direct that it be so considered.

(3) If not less than three members of an Advisory Committee request the Chairman thereof to refer any matter to the Committee, the Chairman shall refer that matter to it accordingly.

**12. Time and place of meetings.**—An Advisory Committee shall meet at such places and times as may be appointed by the Chairman.

**13. Notice of meetings and list of business.**—(1) Notice shall be given to every member present in India of the time and place fixed for each ordinary meeting at least fifteen days before such meeting and every member shall be furnished with a list of business to be considered at the meeting:

Provided that when an emergency meeting is called by the Chairman such notice shall not be necessary.

(2) No business which is not on the list shall be considered at a meeting without the permission of the Chairman.

**14. Presiding at meetings.**—The Chairman shall preside at every meeting at which he is present and in his absence, the Vice-Chairman shall preside.

**15. Quorum.**—No business shall be transacted at a meeting of an Advisory Committee, whether an ordinary or emergency meeting, unless at least three members having the right to vote are present, of whom the Chairman or Vice-Chairman shall be one:

Provided that if at any meeting less than three such members attend, the Chairman may adjourn the meeting to a date not less than seven days later, informing the members present and sending notice to the other members that he proposes to dispose of the business at the adjourned meeting whether there is a quorum or not and it shall thereupon be lawful to dispose of the business at the adjourned meeting irrespective of the number of members attending it.

**16. Recommendation by majority.**—(1) Every question at a meeting of an Advisory Committee shall be decided by a majority of votes of the members present and voting on that question. But the minority shall in all cases have the right of requiring their dissent to be noted.

(2) Every question referred to the members for opinion shall, unless the Chairman in pursuance of sub-rule (2) of rule 11 reserves it for consideration at a meeting, be decided in accordance with the opinion of the majority of members recording opinion within the time allowed.

(3) In the case of an equal division of votes or opinions, the Chairman shall give an additional vote or opinion.

**17. Minutes of meetings.**—(1) The proceedings of each meeting of an Advisory Committee shall be circulated to all members present in India and thereafter recorded in a minute book, which shall be kept for permanent record.

(2) The record of the proceedings of each meeting shall be signed by the Chairman or Vice-Chairman, as the case may be.

**18. Headquarters of an Advisory Committee.**—The headquarters of an Advisory Committee shall be at such place or places as may be fixed by the Central Government.

**19. Finance Sub-Committee.**—(1) An Advisory Committee shall elect from among its members two persons of whom one shall be a person representing iron ore mine owners and the other representing iron ore mine workers, to constitute a Finance Sub-Committee of which the Vice-Chairman of that Advisory Committee shall be an additional member and president.

(2) An Advisory Committee may at any time co-opt a person or persons to the Finance Sub-Committee and any person so co-opted shall exercise all the powers and functions of a member of such Sub-Committee, but shall not be entitled to vote and shall not solely by reason of being so co-opted be a member of that Advisory Committee.

(3) Notice of every meeting of the Finance Sub-Committee shall be sent to the Chairman of the Advisory Committee who may attend such meeting if he so desires, and if he does so attend, he shall, notwithstanding anything in sub-rule (1), preside and shall be entitled to vote.

**20. Duties of the Finance Sub-Committee.**—The duties of the Finance Sub-Committee shall be to frame schemes of expenditure, to advise on the budget drawn up by the executive of the Advisory Committee and on the accounts of the Advisory Committee and also in regard to all expenditure and to consider all schemes referred to in proviso (ii) to rule 25.

**21. Other Sub-Committees.**—An Advisory Committee may, as and when considered necessary, constitute from among its members a Sub-Committee for considering and reporting on such matters as may be specifically assigned to it.

**22. Meetings of Sub-Committees.**—The meetings and proceedings of the Finance Sub-Committee and any other Sub-Committee which may be constituted under rule 21 shall be governed by the provisions herein contained for regulating the meetings and proceedings of an Advisory Committee in so far as the same are applicable.

#### *Powers of Advisory Committees*

**23. Executive.**—(1) The Chairman, the Vice-Chairman and the Secretary of an Advisory Committee shall be the executive officers of such Committee and exercise the executive functions of the Advisory Committee on its behalf.

(2) The Secretary shall carry out routine duties and shall exercise such powers and discharge such duties of the Chairman as the Chairman may, with the approval of the Central Government, delegate to him.

**24. Staff.**—(1) Subject to the provision in the budget and the provisions of rule 25, the Chairman of each Advisory Committee may create and fill technical and other posts to assist him in carrying out his duties, may fix the scale of establishment and the salaries and allowances and determine the other conditions of service of officers and staff employed by him including the security to be taken from them:

Provided that (i) the salaries and allowances of the staff appointed by the Chairman under this rule shall be in accordance with the scales sanctioned by the Central Government for similar post and (ii) the creation of a post with a maximum salary exceeding Rs. 500 per month shall require the previous sanction of the Central Government.

(2) The Chairman of an Advisory Committee may authorise the staff to give assistance to any member of that committee or of a sub-committee of that committee or to any other authority exercising executive or advisory functions in connection with the Act.

**25. Schemes of expenditure.**—(1) The sanction of the Central Government to the budget shall, if no specific mention is made to the contrary, be deemed to include sanction to expenditure on all schemes included in the budget.

(2) The Chairman shall have power, subject to the provision in the sanctioned budget, to incur expenditure on administrative staff and welfare schemes:

Provided (i) that he shall have no powers to sanction any scheme, not included in the budget, if it involves expenditure exceeding Rs. 20,000 non-recurring and Rs. 2,500 recurring a year, and (ii) that any new scheme within these limits shall require the approval of the Finance Sub-Committee before any expenditure on it is incurred.

**26. Contingent expenditure.**—The Chairman may sanction, without reference to the Advisory Committee, expenditure on contingencies, supplies and services and purchases of articles required for the running of the organisation under him subject to financial provision in the sanctioned budget and to the condition that the expenditure on any single object shall not exceed Rs. 2,000 non-recurring and Rs. 400 recurring.

*Powers of Advisory Committees*

**27. Budget.**—(1) The annual budget as prepared by the executive in consultation with the Finance Sub-Committee shall be considered by the Advisory Committee concerned each year. Thereafter a copy of the budget as approved by the Advisory Committee shall be forwarded not later than the 1st day of October each year for sanction to the Central Government which may make such alterations therein as it considers necessary before according its sanction.

(2) The budget to be forwarded to the Central Government shall be accompanied by detailed self-contained notes explaining new schemes included therein.

**28. Other matters to be considered by Advisory Committee.**—(1) An Advisory Committee shall, besides carrying out its statutory duties, consider and advise upon any matter concerning these rules referred to it by the Central or State Government for advice.

(2) An Advisory Committee shall also consider the budget and any matter that may be laid before it by the Chairman.

**29. Committee to be informed of expenditure.**—A memorandum setting forth any grant made or expenditure incurred since the last meeting shall be laid at each meeting of an Advisory Committee.

*CHAPTER III—Grants and Welfare Standards*

**30. Grants.**—(1) In each case in which a grant is made by or with the approval of the Central Government to a State Government, a local authority, the owner of an iron ore mine, or any other person, in aid of any scheme approved by the Central Government for the purposes of the Act, the Central Government may impose conditions necessary for ensuring:—

- (a) that the work for which the grant is made is duly and promptly executed and the money is actually utilised for the purpose for which it is granted;
- (b) that the data on which the grant is calculated are in accordance with facts;
- (c) that any particulars which the Central Government may from time to time require for the proper discharge of its responsibilities are promptly supplied;
- (d) that all necessary facilities for inspection are accorded to persons duly authorised by the Central Government for the purpose of clause (a) or for checking the correctness of any particulars supplied under clause (c) or for the collection of any such particulars;
- (e) that proper accounts of the money granted are kept and are submitted for audit by such persons as the Central Government may authorise in this behalf; and
- (f) that an additional statement of accounts together with a certificate of a Registered Accountant or other recognised body of auditors to the effect that the accounts are correct, is furnished by the grantee.

(2) Before making a grant to a local authority, or the owner of an iron ore mine or any other person the Central Government shall require such local authority or owner or such person to execute a bond for the fulfilment of conditions imposed by the Central Government under sub-rule (1).

(3) It shall be the condition of every bond executed under sub-rule (2) that in the event of the local authority or owner of the mine or such person violating any condition imposed under sub-rule (1) such local authority or owner or person shall be liable to pay to the Central Government such sum by way of penalty as may be specified in the bond.

*CHAPTER IV—Assessment and Recovery*

**31. Assessing and Collecting Authority.**—Any officer (including the Chairman of an Advisory Committee) may be specified by the Central Government, by notification in the Official Gazette, to be an Iron Ore Mines Cess Commissioner who shall be responsible for the assessment and collection of the cess levied under the Act in such areas as may be specified in that notification.

**32. Liability for payment of duty of excise.**—The duty of excise as fixed under section 2 of the Act on iron ore produced shall be recovered from the owner of the mine concerned and he shall be liable to make payment thereof in the manner prescribed in these rules.

**33. Maintenance of register of production and submission of returns.**—(1) Every owner of an iron ore mine shall maintain in Form 'A' a register of production of iron ore and shall record therein datewise the production during the month. At the close of each month the entries made against each date in the register shall be totalled and the total production of the month shall be entered therein. The amount of duty of excise payable on the total production at the rate, as the Central Government may, from time to time, fix by notification in the Official Gazette, shall be worked out and recorded in the register itself.

*Explanation.*—In calculating the duty of excise payable on the production of iron ore, unmarketable fines and rejects will not be included and a fraction of less than half of a metric tonne in the total production of the month shall be ignored and a fraction of half or more than half of a metric tonne shall be reckoned as one metric tonne.

(2) Every owner of an iron ore mine shall submit to the Commissioner, in duplicate, a return in Form 'A' for each month in accordance with the entries made in the register maintained under sub-rule (1) duly signed by him or any other person authorised by him in this behalf.

(3) A return so submitted shall reach the Commissioner not later than the last day of the month following the month to which the return pertains.

(4) Where no iron ore is produced in any month, the owner of the mine shall submit to the Commissioner within the time specified in sub-rule (3) a nil return in duplicate for that month accompanied by a certificate duly signed by the owner or any other person authorised by him in this behalf to the effect that no iron ore was produced during that month.

(5) Notwithstanding anything contained in this rule, if the Commissioner is satisfied with respect to the owner of any mine that no iron ore was produced by him during the preceding twelve months, he may by a permit in writing allow him to submit, in place of a monthly return, a consolidated return in Form 'A' for such period not exceeding one year as may be specified in the permit. The consolidated return so submitted shall reach the Commissioner not later than the last day of the month immediately following the period specified in the permit.

**34. Provisional assessment and payment of duty of excise.**—The amount of duty of excise payable for any month and recorded in the register maintained under rule 33 shall be deemed to be a provisional assessment of the duty and shall be subject to a final assessment under rule 38.

**35. Manner of payment of duty.**—(1) The owner of a mine shall pay the duty of excise assessed under rule 34 into the nearest treasury not later than the last day of the month following the month for which the duty of excise is payable.

(2) The payment into the treasury shall be made by means of a challan, the remittance being shown as creditable to the Central Government under Major Head "II—Union Excise Duties—Iron Ore".

(3) The challan shall be filled in duplicate, a copy of which shall be retained by the treasury and the other copy shall be returned to the depositor who will transmit it to the Commissioner as proof of payment along with the monthly return prescribed in sub-rule (2) of rule 33 after entering the number, date and amount shown in the treasury receipt in the copy of the return.

**36. Delay in submission of returns.**—If the return of any month does not reach the Commissioner within the time prescribed by rule 33 the owner of the iron ore mine shall be punishable with fine which may extend to Rs. 500.

**37. Late returns and revision of returns.**—If the owner of any mine has not furnished the return within the prescribed date or having furnished it, discovers any omission or wrong statement therein, he may furnish the return or revised return, as the case may be, at any time before the order of final assessment is passed.

**33. Final assessment of duty of excise.**—(1) If the Commissioner is satisfied that the return submitted by any owner is correct and complete, he shall confirm the provisional assessment referred to in rule 34 as final and send an intimation to that effect to the owner of the mine concerned in Form 'B' within three months from the date of receipt of the return.

(2) (a) If the Commissioner is not so satisfied, he may either depute an officer for the purpose of verification of the correctness and completeness of the return with reference to the books and accounts and other relevant records of the mine at its premises, or issue a notice in Form 'C' on the owner of the mine concerned requiring him to attend either personally or through a duly authorised representative on the date and at the time and place to be specified in the notice.

The officer deputed by the Commissioner shall be afforded all necessary facilities at the premises of the mine for the purpose of verification as aforesaid.

(b) After verification of the return or after hearing such evidence as the owner may produce in compliance with the notice issued under clause (a) and such evidence as the Commissioner may require on specified points, the Commissioner shall as soon as possible assess the amount of duty due from the owner and such assessment shall be final.

(c) If the Commissioner is satisfied that the return submitted by the owner is correct and complete, he shall confirm the provisional assessment as final. If, on the other hand, the Commissioner finds that a further sum is due from the owner, he shall issue on the owner a Demand Notice in Form 'G' requiring the payment of the balance due within the time specified therein.

(d) If any owner, having furnished a return for a month, fails to comply with any of the terms of the notice that may be issued on him under clause (a), the Commissioner shall assess the amount of the duty due from him which, in his judgment, is just and proper and such assessment shall be final.

(3) If any owner does not furnish a return in Form 'A' for any month by the prescribed date in the manner laid down in rules 33 and 35, the Commissioner shall, after giving the owner a reasonable opportunity of being heard by the issue of a notice in Form 'D' assess the amount of duty due from him which in his opinion is just and proper. The owner shall further be punishable with fine which may extend to Rs. 500 as provided in rule 36.

(4) If upon information which has come into his possession the Commissioner is satisfied that an owner has actually produced iron ore during a month and has thereby become liable to pay duty of excise under section 2 of the Act, but has failed to furnish a return in respect of that month and also to pay the amount of provisional assessment on that basis by the last day of the month following the month in which he has produced iron ore, the Commissioner shall after giving the owner a reasonable opportunity of explaining the reason for the failure, by issue of a notice in Form 'E' assess the amount of duty of excise due from him which, in his opinion, is just and proper in respect of that month of production.

(5) The Commissioner shall fix a date ordinarily not earlier than 30 days from the date of issue of a notice in Form 'C' or 'E' for producing such accounts and documents as he may require and for considering any objection which the owner may wish to offer.

(6) After considering any objection made by the owner and any evidence produced in support thereof, the Commissioner shall assess the amount of the duty of excise to be paid by the owner and shall record his findings and pass his final assessment order in Form 'F'.

(7) The amount of duty thus assessed, the date by which the amount so assessed is to be deposited (which shall not ordinarily be earlier than 30 days from the date of issue of Demand Notice) and any other particulars connected therewith shall be specified in the Demand Notice in Form 'G'.

(8) The mode of payment into the treasury of the amount specified in Demand Notice in Form 'G' shall be the same as laid down in rule 35 provided that the copy of the treasury challan intended for transmission to the Commissioner shall be forwarded to him with a covering letter quoting reference to the Demand Notice.

**39. Recovery of duty of excise on iron ore which has escaped assessment.—If—**

- (a) the Commissioner has reason to believe that by reason of the concealment by the owner of any particulars of production of iron ore from any mine such production has escaped the levy of duty of excise; or
- (b) notwithstanding any such concealment of particulars as is mentioned in clause (a) on the part of the owner, the Commissioner has in consequence of information in his possession, reason to believe that any production of iron ore from a mine has escaped levy of duty of excise;

the Commissioner may in cases falling under clause (a) at any time within four years and in cases falling under clause (b) at any time within two years of the end of the month the return in respect of which should have included such production of iron ore which has escaped assessment, assess the duty of excise payable thereon and all the provisions of these rules shall apply to the duty of excise so assessed as if assessment were included in the final assessment order as provided under rule 38:

Provided that the Commissioner, before exercising the powers conferred upon him under this rule, shall give the owner a reasonable opportunity of being heard.

**40. Recovery of unpaid duty of excise and penalty.—(1)** Any amount of duty of excise, which remains unpaid after the date specified in the Demand Notice and any amount of penalty which is imposed on an owner for violation of any of the rules framed under the Act shall be recovered as an arrear of land revenue, and shall be credited to the Central Government as provided in rule 35.

(2) The Commissioner shall (in order to recover the unpaid amount of cess and also the penalty, if not paid) apply to the Collector of the district in which the mine is situated for the recovery of the amount due from the owner of a mine.

(3) The Collector shall send a report to the Commissioner by the 10th day of each month showing the amount recovered by him as land revenue during the preceding month.

**41. Review.—(1)** Within 30 days from the date of issue of a Demand Notice in Form 'G' any owner may submit a petition to the Commissioner asking for a review of such assessment, provided that no such petition shall be entertained unless the Commissioner is satisfied that the amount assessed has been paid by the owner into a treasury as required under rule 38.

(2) Every petition for review shall be accompanied by a memorandum setting forth clearly the principal grounds of objections against the assessment made together with a copy of the treasury challan showing that the amount assessed has been paid to Government and a certified copy of the assessment order.

(3) The Commissioner shall, after verifying the fact of assessment from the records of his office, satisfy himself as to the correctness of the grounds in the petition and if he finds that a *prima facie* error of judgment has been made shall issue an order either reducing or annulling the assessment.

(4) If, on the other hand, the records, in his office reveal that assessment has been made correctly, the Commissioner shall, after giving the petitioner an opportunity of being heard, issue an order confirming the assessment. The order of the Commissioner shall be final.

(5) The Commissioner shall record his decision in writing.

(6) The petitioner shall be entitled to a copy of the Commissioner's orders on the petition for review free of cost and it shall be furnished to him as soon as possible after the orders are passed.

(7) So much of the duty originally assessed upon and paid by the owner as is found not to be due from him as a result of review under sub-rule (1) shall be refunded to the owner concerned or adjusted in the account of the owner concerned, as the Commissioner may deem fit, on the basis of the orders on the petition for review.

(8) Any refund under sub-rule (7) shall be made in cash by drawing the amount from the treasury on an ordinary contingent bill on which shall be specified the review case number, date of review order and the number, date and amount of treasury challan concerned.

**42. Records of collection.**—(1) For the proper accounting of the duty collected under these rules, the Commissioner shall maintain records to show the following particulars along with any other particulars required:—

- (a) Assessment and collection of duty.
- (b) Particulars of petitions and orders thereon.
- (c) Refunds.

(2) All the papers relating to the assessment of duty in respect of a mine shall be kept together and shall form an assessment case record.

#### CHAPTER V—MISCELLANEOUS

**43. Maintenance of the accounts.**—(1) The amount of the cess collected under the Act shall be credited to Major Head "II—Union Excise Duties—Iron Ore".

(2) The proceeds of the cess, reduced by the cost of collection as may be determined by the Central Government, shall, after due appropriation made by Parliament by law, be transferred to "Section T—Deposits and Advances—Part II—Deposits not bearing interest—(B) Reserve Funds—Iron Ore Mines Labour Welfare Fund" in the Public Account of the Central Government for expenditure on measures for the welfare of labour employed in the iron ore mining industry.

(3) The miscellaneous receipts accruing from the investment of the amounts in the Fund and other moneys received in connection with the measures for the welfare of the labour employed in the iron ore mining industry shall be credited in the first instance to the Head 'XXXII—Miscellaneous Social and Developmental Organisation—Labour and Employment' and subsequently transferred, after due appropriation made by Parliament by law, to the Reserve Fund referred to in sub-rule (2).

**44. Allocation.**—The proceeds of the cess transferred to the Iron Ore Mines Labour Welfare Fund every year and such other moneys as may be received in the Fund shall be distributed by the Central Government for expenditure in iron ore producing areas in proportion to their production or in such manner as may be decided in consultation with the Government of those areas.

**45. Statistics and other information.**—(1) The owner of an iron ore mine shall furnish such statistics or other information as the Central Government or any other person authorised by the Central Government in writing in this behalf may by written order require for the purposes of the Act in such form or manner and within such time as may be specified in the order.

(2) Any owner of an iron ore mine who, without reasonable excuse, fails to furnish the statistics or other information required under sub-rule (1) or furnishes statistics or other information containing a statement, entry or detail which is not to the best of his knowledge or belief, true, shall be punishable with fine which may extend to Rs. 500/-.

**46. Conditions of service of persons appointed under section 5 of the Act.**—Until other provision is made in this behalf, persons appointed under section 5 of the Act shall be governed by such rules relating to the terms and conditions of service of Government Servants generally, as may be made applicable with modifications, if any, to such persons by the Central Government.

## FORM A

(See rule 33)

*Return of Actual production of Iron Ore and Duty assessed and paid on a provisional basis.*

Name of owner of mine ..... Month of Production.....year 19

Full Address .....

Sl. No.	Opening Stock on the 1st Day of the month to which the return pertains (in metric tonne)	Output of Iron Ore during the month (in metric tonne)	Total (in metric tonnes) during the month (in metric tonne)	Details of des- patches during the month Export Internal consump- tion	Closing stock on the last day of the month in metric (tonne)	Calculation of duty	Particulars of deposits into treasury
1	2	3	4	5	6	7	8

Iron Ore Paid into—  
Mines La—  
bour Welfare (Treasury  
Cess on name) on..  
tonnes .....  
—@ Re.— (date with  
month and  
year). A  
spare copy  
of Treasury  
Challan No.  
.....  
enclosed here  
with.

Certified that the above statements are true to the best of my knowledge and belief and are based on the records maintained in my mine.

No... .... date and place.

Signature,  
Owner/Partner/Director/Agent/Manager

FORM B

[See rule 38]

*Confirmation of Provisional Assessment*

To

..... Mine

..... Address

With reference to the Return in Form A of the Iron Ore Mines Labour Welfare Cess Rules, 1963, submitted by you in respect of the month of ..... 19 ....., you are hereby informed that the provisional assessment of cess on ..... tonne amounting to Rs. .... (Rupees ..... ) only paid by you as per ..... Treasury Challan No. ..... dt. ..... has been confirmed.

Commissioner.

Seal of the Commissioner.

No. .....

Date .....

Place .....

FORM C

[See rule 38]

*Notice*

To

..... Mine

..... Address

Whereas I desire to satisfy myself that the return in Form A filed by you for the month of ..... 19 ....., is correct and complete;

You are hereby directed to appear in person or through a duly authorised representative before ..... (person) and to produce on ..... (date) at ..... (time) or cause to be produced at that time the accounts and documents specified below, together with any objection which you may wish to prefer and to produce any evidence you may wish to do in support thereof.

In the event of your failure to comply with this notice, I shall proceed to assess the duty to the best of my judgment under rule 38 of the Iron Ore Mines Labour Welfare Cess Rules, 1963 without further reference to you.

Commissioner.

Seal of the Commissioner.

No. .....

Date .....

Place .....

*Particulars of Accounts and Documents required*

1. Books of accounts for the month(s) in question in general and records of production together with records in support of the figures entered therein.
2. Any other subsidiary record showing production of iron ore during the month(s).

## FORM D

[See rule 38]

## Notice

To

..... Mine

.....

..... Address

Whereas you have not furnished a return in Form A in respect of the month(s) of ..... 19 , by the prescribed date(s);

You are, therefore, required to submit a return within one calendar month from the date of issue of this notice for the month(s) of ..... 19 , in Form A of the Iron Ore Mines Labour Welfare Cess Rules, 1963.

In the event of your failure to comply with this notice I shall proceed to assess the duty to the best of my judgment under rule 38 of the Iron Ore Mines Labour Welfare Cess Rules, 1963 and you will also further be liable to prosecution under rule 36.

Commissioner.

Seal of the Commissioner.

No. .....

Date .....

Place .....

## FORM E

[See rule 38]

## Notice

To

..... Mine

.....

..... Address

Whereas it appears that you have produced iron ore during the month(s) of ..... 19 , but have failed to furnish return in Form A under Rule 33 of the Iron Ore Mines Labour Welfare Cess Rule, 1963;

You are therefore, directed to appear in person or through a duly authorised representative before ..... (person) at ..... (place) on ..... (date) at ..... (time) and to produce or cause to be produced at that time the accounts and documents specified below, lodge at that time any objection which you may wish to prefer and produce any evidence which you may wish to do in support thereof, and you will further be liable to prosecution under rule 36.

In the event of your failure to comply with this notice I shall proceed to assess the cess to the best of my judgment under rule 38 of the Iron Ore Mines Labour Welfare Cess Rules, 1963.

Commissioner.

Seal of the Commissioner.

No. .....

Date .....

Place .....

## Particulars of Accounts and Documents required

1. Books of accounts for the month(s) in question in general and records of production together with records in support of the figures entered therein.

2. Any other subsidiary record showing production of iron ore during the month(s).

**FORM F**

[See rule 38]

### *Order of Assessment*

**State in which the mine is situated.** .....

Assessment Case No. ....

of

19

1. Year of assessment month for which assessment is made.
  2. Name of mine assessed.
  3. Location of mine.
  4. Full postal address.
  5. Account books, etc. produced, if any.
  6. Rule and sub-rule under which assessment is made.
  7. Total tonnes of iron ore produced as per return furnished by the mine (in tonnes).
  8. Total tonnes of iron ore produced as determined on the basis of the books of account produced or to the best judgment of the Commissioner.
  9. Amount of cess assessed at the rate of per tonne of iron ore produced on the basis of item 8 above Rs. ....

#### Assessment order in brief.

**Commissioner.**

**Seal of the Commissioner.**

No. ....

Date \_\_\_\_\_

Place .....

Certified copies of the assessment order may be obtained from the Commissioner's Office on payment to him of a fee of Rs. 2/- for each copy. The amount paid on this account shall be credited by the Commissioner to the Head "S-Deposits and Advances—Part II—Deposits not bearing Interest—B—Reserve Fund—Iron Ore Mines Labour Welfare Fund (ii) Miscellaneous Receipts".

**FORM G**

[See rule 38]

## Demand Notice

To ..... (Owner/Partner/Director/Manager/Agent) of ..... (Mine)  
at ..... (Location of mine) ..... P.O. ..... District  
in the State of .....

In continuation of the notice in Form C, D, E, issued to you per registered post on the ..... day of ..... 19 ....., you are hereby informed that your total production of iron ore during the month(s) of ..... 19 ..... has been finally determined at ..... tonne and accordingly cess amounting to Rs. ..... (Rupees ..... ) only is payable by you.

2. You are hereby directed to pay the sum of Rs. .... (Rupees ....) only as detailed below into the nearest Government Treasury on or before the ..... day of ..... 19 ..... and to produce before the Commissioner a copy of the relevant Treasury Challan as proof of payment not later

than the ..... day of ..... 19 falling which the said sum of Rs. ..... (Rupees .....) only will be recoverable from you as an arrear of land revenue.

Details of assessed amount .....

1. Amount of cess payable Rs. ....
2. Deduct amount already paid by you as per Treasury Challan No. ..... dated .....
3. Net amount payable Rs. .....

Seal of the Commissioner.

Commissioner.

No. ....

Date .....

Place .....

Note.—Strike out the number of form and words and phrases not applicable.

[No. F. 5(1)/62-MIII.]

**G.S.R. 1535.**—In exercise of the powers conferred by sub-section (3) of section 1 of the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961), the Central Government hereby appoints the 1st day of October, 1963 as the date from which the said Act shall come into force in the whole of India except the State of Orissa.

**NOTE.**—The above Act has not yet been extended to the Union Territory of Goa Daman and Diu and will not therefore come into force therein.

[No. 4(3)/62-MIII.]

New Delhi, the 23rd September 1963

**G.S.R. 1536.**—The following draft of regulations further to amend the Metalliferous Mines Regulations, 1961, which the Central Government proposes to make in exercise of the powers conferred by Section 57 of the Mines Act, 1952 (35 of 1952), is published, as required by sub-section (1) of section 59 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 28th December, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### *Draft Regulations*

1. These Regulations may be called the Metalliferous Mines (Amendment) Regulations, 1963.

2. In the First Schedule to the Metalliferous Mines Regulations, 1961, in Form II, after Table A, the following tables shall be inserted, namely,—

## “ TABLE A-I OUTPUT, DESPATCH AND STOCK OF MICAL (in kilogrammes)

	1	2	3	4	5	6
	Stock at the beginning of the quarter. <sup>1</sup>	Output during the quarter.	Sale or Despatches during the quarter.	Sale or Despatches during the quarter consigned by rail or road	Sale or Despatches during the quarter sold locally	Stock at the end of the quarter
Crude Mica . . . . .						
Dressed Mica . . . . .						
Mica Splittings . . . . .						
Waste Mica . . . . .						

Signature of person  
signing the Return*Instructions*

\* If any other mineral, such as beryl, is also produced from the mine, particulars relating to such minerals shall be given in Table A-II.”

## “ TABLE A-II OUTPUT, DESPATCH AND STOCK OF MINERALS OTHER THAN MICA (a).

Mineral worked (b)	Stock at the beginning of the quarter.	Output of mineral (c) during the quarter	Sale of Despatches during the quarter		Stock at the end of the quarter	Metal extract if any
			For export market	For home consumption		
						Name Quantity

Signature of person  
signing the Return*Instructions*

(a) The figures should be stated—

(i) in the case of gem-stones, in carats ;

(ii) in the case of gold, silver and other precious metals, in grammes ;

(iii) in the case of alum, amber, asbestos, beryl, graphite, jadestone, steatite tin-ore tungsten-ore, radioactive minerals and rare minerals, such as molydenite, monazite, pitch blende, samarskite, tantalite and triplite, and also in case of tin, in kilogrammes ; and

(iv) in the case of clay, limestone, magnesite, marble, phosphetic rock, slate, salt, and other stone, and all metalliferous ores except those referred to above, and also in case of other metals, in tonnes.

(b) If more than one minerals are raised or metals extracted, separate figures should be given for each one of them.

(c) If the mineral is dressed, processed or treated before despatch, the output of the dressed, processed or treated mineral (instead of crude ore), as the case may be, should be given.”

## (Directorate General of Employment and Training)

*New Delhi, the 18th September 1963*

**G.S.R. 1537.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate of Training (Class I and Class II Posts) Recruitment Rules, 1962, published with the Notification of the Government of India in the Ministry of Labour and Employment (Directorate General of Employment and Training) No. G.S.R. 1384, dated the 16th October, 1962, namely:—

1. These rules may be called the Directorate of Training (Class I and Class II Posts) Recruitment Amendment Rules, 1963.

2. In the Schedule to the Directorate of Training (Class I and Class II Posts) Recruitment Rules, 1962:—

(i) against item 1 'Director of Training',

(a) for the entry in column 10, the following entry shall be substituted, namely:—

"By promotion or by transfer or by direct recruitment as may be decided on each occasion in consultation with the Union Public Service Commission;"

(b) for the entry in column 11, the following entry shall be substituted, namely:—

"Promotion"

Additional Director of Training.

Transfer:

Officers holding analogous posts in the State or Central Government Services;

(ii) after item 1 and the entries relating thereto, the item and entries, as given in the schedule attached hereto, shall be inserted.

1	2	3	4	5	6
IA. Additional Director of Training.	I	G.C.S. Class I	Rs. 1600—100— 1800	Selection	50 years and below (re- laxable for Government Servants).

## DULE

7	8	9	10	II	12	13
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<i>Essential :</i>	No	2 years	By promotion or by direct recruitment or by transfer—the method to be decided on each occasion in consultation with the Commission as and when vacancies arise.	(i) *Deputy Director of Training (ii) Principal C.T.I.  <i>Transfer</i> Officers holding analogous posts under the Central or State Governments.	Class DPC	I	As required under the rules.
(i) Degree in Mechanical and/or Electrical Engineering or Technology of a recognised University or an equivalent qualification.							
(ii) Ten years experience as a Mechanical/Electrical Engineer or Technologist.							
(iii) Good working knowledge of a number of Engineering trades preferably also of small scale/cottage industries.							
(iv) Association with apprenticeship or other similar training programme preferably of workmen.							
(v) Some administrative experience.							
Qualifications relaxable at Commissions' discretion in the case of candidates otherwise well qualified.							
<i>Desirable:</i> —							
Administrative experience in a Government Organisation or an Engineering Project/firm preferably as the Head of the Organisation.							

[No. 12(1)/58-63/TA.]

G. JAGANNATHAN, Under Secy.

## MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 20th September 1963

**G.S.R. 1538.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Assistant Accounts Officer in the External Finance Division of the Ministry of Finance, Department of Economic Affairs, namely:—

1. **Short Title.**—These rules may be called the Assistant Accounts Officer (External Finance Division, Ministry of Finance) Recruitment Rules, 1963.
2. **Application.**—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.
3. **Number, Classification and Scale of Pay.**—The number and classification of the post and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
4. **Method of Recruitment, Age Limit etc.**—The method of recruitment to the post, the age limit and other matters relating thereto shall be as specified in columns 5 to 13 of the said Schedule.

## SCHE-

*Recruitment Rules for the post of Assistant Accounts Officer in the Ministry of Finance, Depart-*

Name of post	No. of posts	Classifi- cation	Scale of pay	Whether selection or non-selection post	Age limit for direct recruits	Educa- tional & other qualifi- cations required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees
1	2	3	4	5	6	7	8
Assistant Accounts Officer	3	G.C.S. (Class II) (Gazetted) (Non- Minis- terial).	Rs. 590—30—830— 35—900		N.A.	N.A.	N.A.

## ULE

*meDt of Economic Affairs*

Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of recrt. by promotion/ transfer grades from which promotion to be made	If a D.P.C. exists what is its composition	Circumstances in which UPSC is to be consulted in making recruitment
9	10	11	12	13
N.A.	By transfer/ deputation	<i>Transfer/ Deputation</i> N.A. Assistant Accounts Officers from the Indian Audit and Accounts Department, the Indian Defence Accounts Department, Posts and Telegraphs Accounts Department and the Railway Accounts Department.	N.A.	As required under the rules.

## (Department of Economic Affairs)

*New Delhi, the 17th September 1963*

**G.S.R. 1539.**—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The Financial Agreements between the President of India and the Export Credits Insurance Corporation of Canada and other connected documents required to be executed in exercise of the executive power of the Union shall be executed and authenticated on behalf of the President by any of the officers specified below:—

Secretary, Joint Secretary or Deputy Secretary to the Government of India in the Ministry of Finance, Department of Economic Affairs.

High Commissioner for India in Canada or the Charge d'Affaires of India in Canada or the First Secretary to the High Commission of India in Canada.

Dated at New Delhi, this 17th day of September, 1963.

[No. 7(25)F.C.I./62.]

By order and in the name of the President.

C. S. KRISHNA MOORTHI, Jt. Secy.

## (Department of Economic Affairs)

*New Delhi, the 19th September 1963*

**G.S.R. 1540.**—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The Loan Agreement between the Government of Republic of India and the Kreditanstalt fur Wiederaufbau, Frankfurt/Main, Federal Republic of Germany for a credit of DM 75 million to the Government of India and other connected documents shall be executed and authenticated on behalf of the President by the Ambassador of India in the Federal Republic of Germany.

Dated at New Delhi, this 19th day of September, 1963.

[No. F.2(23)-FC.II/63.]

*New Delhi, the 23rd September 1963*

**G.S.R. 1541.**—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

All documents and supplementary agreements between the Government of India and the Kreditanstalt fur Wiederaufbau, Frankfurt/Main in connection with the agreement for a loan of DM 107 million signed with the Kreditanstalt fur Wiederaufbau, Frankfurt/Main on 1st April, 1963 shall be executed and authenticated on behalf of the President by the Ambassador of India in the Federal Republic of Germany.

Dated at New Delhi this 23rd day of September, 1963.

[No. F. 2(1)-FC.II/63.]

By order and in the name of the President,

Y. T. SHAH, Jt. Secy.

## (Department of Revenue)

## CENTRAL EXCISES

New Delhi, the 21st September 1963

**G.S.R. 1542.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts metal coated paper [falling under Item No. 17(10) of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944)] from the whole of the duty of excise leviable thereon subject to the condition that it is proved to the satisfaction of the proper officer that excise or customs countervailing duty in respect of the base paper used in the manufacture of such coated paper has already been paid.

[No. 155/63.]

**G.S.R. 1543.**—In exercise of the powers conferred by sub-rule (I) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts WOOLLEN YARN [falling under Item No. 18B of the First Schedule to the Central Excises and Salt Act, 1944, (I of 1944)] spun without the aid of power, from the whole of the duty leviable thereon.

[No. 156/63 (F. No. 32/2/63-CXII).]

**G.S.R. 1544.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts Woolen Yarn, All Sorts Including Knitting Wool [falling within Item No. 18B of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944)], produced with the aid of water power from the whole of the duty leviable thereon.

2. This notification shall be deemed to have taken effect from the 1st day of March, 1961.

[No. 157/63 (F. No. 32/24/62-CXII).]

**G.S.R. 1545.**—In exercise of the powers conferred by Rule 12-A of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 62/58-Central Excises, dated the 21st June, 1958, namely:—

In the Table annexed to the said notification, after Serial No. 5-A and the entries relating thereto, the following shall be inserted, namely:—

Serial No.	Excisable materials used	Description of goods	Rate of reba
1	2	3	4
"5-B	Woollen yarn, cotton yarn and jute manufactures.	(i) Chain stitched rugs— (a) the lining of which is woollen durries; (b) the lining of which is jute canvas.	(1) If exported during the period— (i) from the 27th January, 1962, to the 30th June, 1962 (both days inclusive)—Rs. 0.80 per kg. (ii) from the 18. July, 1962 to 30th April, 1963 (both days inclusive)—Rs. 1.25 per kg. (2) If exported after the 30th April, 1963—Rs. 1.75 per kg. (1) If exported during the period— (i) from the 27th January, 1962 to 30th June 1962 (both days inclusive)—Rs. 0.85 per kg.

1

2

3

4

(ii) from the 1st July, 1962  
to 30th April, 1963 (both  
days inclusive)—  
Rs. 1.40 per kg.

(2) If exported after the 30th  
April, 1963—  
Rs. 1.85 per kg.

(ii) Tapestry rugs . (1) If exported during the  
period—

(i) from the 27th January,  
1962 to 30th June, 1962  
(both days inclusive)—  
Rs. 1.05 per kg.

(ii) from the 1st July, 1962  
to 30th April, 1963 (both  
days inclusive)—  
Rs. 1.60 per kg.

(2) If exported after the 30th  
April, 1963—  
Rs. 2.20 per kg.

(iii) Embroidered  
Numdahs. (1) If exported during the  
period—

(i) from the 27th January,  
1962 to the 30th June, 1962  
(both days inclusive)—  
Re. 0.80 per kg.

(ii) from the 1st July, 1962 to  
the 30th April, 1963 (both  
days inclusive)—  
Re. 0.12 per kg.

(2) If exported after the 30th  
April, 1963—  
Re. 0.16 per kg."

*Explanation.*—For the purposes of granting rebate, the weight of rugs or  
Numdahs alone shall be taken into account.

[No. 158/63-F. No. 32/7/62-CXII.]

**G.S.R. 1546.**—In exercise of the powers conferred by sub-rule (1) of rule 8  
of the Central Excise Rules, 1944 and in supersession of the notification of the  
Government of India in the Ministry of Finance (Department of Revenue) No. 82/  
G.S.-Central Excises, dated the 1st June, 1963, the Central Government hereby  
exempts cotton yarn [falling under item No. 18-A of the First Schedule to the  
Central Excises and Salt Act, 1944 (I of 1944)] specified in column (2) of the Table  
below, from so much of the duty leviable thereon as is in excess of the duty  
specified in the corresponding entry in column (3) thereof.

## TABLE

Serial No.	Description	Duty	
		Single yarn, whether grey or bleached and grey multiple fold yarn, if cleared out of the factory in hanks	All Others
(1)	(2)	3(a)	3(b)
(Naye Paise per kilogram)			
1	Cotton yarn of 48 or more counts . . . . .	17.0	27.0
2	(i) Cotton yarn of more than 40 counts but less than 48 counts . . . . .	8.0	18.0
	(ii) Cotton yarn of 35 or more counts but not more than 40 counts . . . . .	Nil	18.0
3	Cotton yarn of 17 or more counts but less than 35 counts . . . . .	Nil	13.5
4	Cotton yarn of less than 17 counts . . . . .	Nil	10.0

*Explanation-1.*—In this notification the term 'hanks' shall mean hanks which do not contain more than 768.00 metres of yarn in plain (straight) reel or cross reel.

*Explanation-2.*—Notwithstanding anything contained in Explanation-1, the term 'hanks' shall mean and shall be deemed to have meant from the 16th day of February, 1963, hanks which do not contain more than 768.00 metres of yarn in plain (straight) reel.

2. This notification shall not apply and shall be deemed to have never applied with effect from the 15th day of September, 1962, to any yarn which is used for weaving in a composite mill.

*Explanation.*—'Composite mill' means a manufacturer who is engaged either in spinning, weaving or processing of cotton fabric with the aid of power and who has a proprietary interest in at least two of such manufacturing activities.

3. Save as otherwise provided in the foregoing paragraphs, this notification shall be deemed to have come into force on the 17th day of August, 1962.

[No. 159/63 F. No. 31/9/63-CXII.]

New Delhi, the 28th September 1963

G.S.R. 1547.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 60/62-Central Excises, dated the 24th April, 1962, namely:—

For the proviso to the said notification, the following proviso shall be substituted, namely—

"provided that nothing contained in this notification shall apply to parts of electric batteries manufactured—

(a) by a manufacturer, or

(b) in the case of partnership, by a partner thereof,

having proprietary interest in any other concern manufacturing electric batteries or parts thereof".

2. This notification shall be deemed to have taken effect from the 6th day of July, 1963.

[No. 165/63.]

**G.S.R. 1548.**—In exercise of the powers conferred by sub-rule (1) of rule 3 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the notification of the Government of India in the late Ministry of Finance (Revenue Division), No. 19/55-Central Excises, dated the 18th April, 1955, namely:—

In the proviso to the said notification, after the words "in any other concern manufacturing electric batteries", the words "or parts thereof" shall be inserted.

2. This notification shall be deemed to have taken effect from the 6th day of July, 1963.

[No. 166/63.]

**G.S.R. 1549.**—In exercise of the powers conferred by sub-sections (2) and (3) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 183/61-Central Excises, dated the 1st December, 1961, the Central Government hereby fixes for electric motors of the single or split phase type chargeable with duty under sub-Item (1) of Item No. 30 of the First Schedule to the said Act and of a continuous rating (expressed as horse power) which is specified in column (2) of the Schedule hereto annexed, the tariff values specified in the corresponding entry in column (3) thereof:

Provided that the tariff values shall also apply *mutatis mutandis* to intermittent electric motors, that is to say, to motors of short time rating if the horse power rating indicated thereon by the manufacturer on test proves to be correct.

#### SCHEDULE

Item No. under First Schedule  
to the Central Excises and  
Salt Act, 1944 under which  
the article is chargeable.

Horse power of electric motor

Tariff value

(1)	(2)	(3)
30(1)	(i) Less than 1/60 H.P. (ii) 1/60 H.P. and above, but not exceeding 1/50 H.P. (iii) Exceeding 1/50, but not exceeding 1/40 H.P. (iv) Exceeding 1/40, but not exceeding 1/30 H.P. (v) Exceeding 1/30, but not exceeding 1/20 H.P. (vi) Exceeding 1/20, but not exceeding 1/12 H.P. (vii) Exceeding 1/12, but not exceeding 1/6 H.P. (viii) Exceeding 1/6, but not exceeding 1/3 H.P. (ix) Exceeding 1/3, but not exceeding 1/2 H.P. (x) Exceeding 1/2, but less than 1 H.P. (xi) 1 H.P. (xii) Exceeding 1 H.P. but not exceeding 2 H.P.	Rs. 30 Rs. 50 Rs. 60 Rs. 60 Rs. 75 Rs. 100 Rs. 130 Rs. 160 Rs. 220 Rs. 250 Rs. 280 Rs. 390

**Explanation.**—The horse power is equivalent to 0.7457 kilowatts. The continuous rating shall be the continuous rating in accordance with Indian Standard Specification No. 996—1959.

[No. 167/63.]

**G.S.R. 1550.**—In exercise of the powers conferred by sub-sections (2) and (3) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944) and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 184/61-Central Excises, dated the 1st December, 1961, the Central Government hereby fixes for three phase squirrel cage electric motors chargeable with duty under sub-Item (2) of Item No. 30 of the First Schedule to the said Act and of a continuous maximum rating (expressed as horse power) which is specified in column 2 of the Schedule hereto annexed, the tariff values specified in the corresponding entry in column 3 or column 4 or column 5 thereof according to the synchronous speed indicated by the abbreviation R.P.M. (Revolutions Per Minute):

Provided that the tariff values shall also apply *mutatis mutandis* to intermittent electric motors, that is to say, to motors of short time rating, if the horse power rating indicated thereon by the manufacturer on tests proves to be correct.

## SCHEDULE

Item No. under First Schedule to the Central Excises and Salt Act, 1944 under which the article is chargeable.	Horse power of electric motor	Synchronous Speed and Tariff values		
		Not exceeding 900 R.P.M.	Exceeding 900 R.P.M., but not exceeding 1400 R.P.M.	Exceeding 1400 R.P.M.
(1)	(2)	(3)	(4)	(5)
30(2)(i)	(i) $\frac{1}{2}$ and above but not exceeding 1 H.P. (ii) Exceeding 1 H.P. but not exceeding 2 H.P. (iii) Exceeding 2 H.P. but not exceeding 3 H.P. (iv) Exceeding 3 H.P. but not exceeding 4 H.P. (v) Exceeding 4 H.P. but not exceeding 5 H.P. (vi) Exceeding 5 H.P. but not exceeding 6 H.P. (vii) Exceeding 6 H.P. but not exceeding 8 H.P. (viii) Exceeding 8 H.P. but not exceeding 10 H.P. (ix) Exceeding 10 H.P. but not exceeding 13 H.P. (x) Exceeding 13 H.P. but not exceeding 15 H.P. (xi) Exceeding 15 H.P. but not exceeding 20 H.P.	Rs. 480 570 640 720 810 980 1090 1380 1760 1950 2340	Rs. 350 440 510 610 670 770 830 1020 1100 1320 1740	Rs. 290 350 400 480 530 660 670 850 1030 1200 1500
30(2)(ii)				

**Explanation.**—The horse power is equivalent to 0.7457 kilowatts. The continuous maximum rating shall be the continuous maximum rating in accordance with Indian Standard Specification No. 325—1959.

[No. 168/63.]

**G.S.R. 1551.**—In exercise of the powers conferred by sub-sections (2) and (3) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944) and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 185/61-Central Excises, dated the 1st December, 1961, the Central Government hereby fixes for three phase squirrel cage electric motors of less than  $\frac{1}{4}$  horse power continuous maximum rating chargeable with duty under sub-Item (2) of Item No. 30 of the First Schedule to the said Act, the horse power of which is specified in column (2) of the Schedule hereto annexed, the tariff values specified in the corresponding entry in column (3) thereof:

Provided that the tariff values shall also apply *mutatis mutandis* to intermittent electric motors, that is to say, motors for short time rating, if the horse power rating indicated thereon by the manufacturer on test proves to be correct.

#### SCHEDULE

Item No. under First Schedule to the Central Excises and Salt Act, 1944 under which the article is chargeable.	Horse Power of electric motor	Tariff value
(1)	(2)	(3)
30(2)	(i) Less than $1/60$ H.P. (ii) $1/60$ H.P. and above, but not exceeding $1/50$ H.P. (iii) Exceeding $1/50$ , but not exceeding $1/40$ H.P. (iv) Exceeding $1/40$ , but not exceeding $1/30$ H.P. (v) Exceeding $1/30$ , but not exceeding $1/20$ H.P. (vi) Exceeding $1/20$ , but not exceeding $1/12$ H.P. (vii) Exceeding $1/12$ , but not exceeding $1/6$ H.P. (viii) Exceeding $1/6$ , but not exceeding $1/3$ H.P. (ix) Exceeding $1/3$ , but less than $\frac{1}{4}$ H.P.	Rs. 40 Rs. 50 Rs. 60 Rs. 80 Rs. 90 Rs. 100 Rs. 120 Rs. 160 Rs. 180 Rs. 220

**Explanation.**—The horse power is equivalent to 0.7457 kilowatts. The continuous maximum rating shall be the continuous maximum rating in accordance with Indian Standard Specification No. 325—1959.

[No. 169/63.]

L. M. KAUL, Dy. Secy.

#### (Department of Revenue)

#### CENTRAL EXCISES

New Delhi, the 28th September 1963

**G.S.R. 1552.**—In exercise of the powers conferred by Section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

- These rules may be called the Central Excise (Twenty-second Amendment) Rules, 1963.

2. In the Central Excise Rules, 1944, in the Appendix I, in the Specimen Forms—  
 (a) in Form A.L. 4 (Central Excise Series No. 6), for the existing heading, the following shall be substituted, namely:—  
 “Application for licence under the Central Excise Rules, 1944, to manufacture goods”  
 (b) in Form L.4 (Central Excise Series No. 14), for the existing heading, the following shall be substituted, namely:—  
 “Licence under the Central Excise Rules, 1944, to manufacture goods”.

[No. 164/63—F. No. 40/116/63-CX. I.]

R. B. SINHA, Under Secy.

**(Department of Revenue)**

**CENTRAL EXCISES**

New Delhi, the 28th September 1963

**G.S.R. 1553.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 159/63-Central Excises, dated the 21st September, 1963, namely:—

In paragraph 1 of the said notification after Explanation-2, the following Explanation shall be inserted, namely:—

“Explanation-3.—Notwithstanding anything contained in Explanations 1 and 2, the term ‘hanks’ shall mean from the 1st day of October, 1963, hanks which do not contain more than 1,000 metres of yarn in plain (straight) reel.”

[No. 170/63—F. No. 31/38/63-CX.II.]

**G.S.R. 1554.**—In exercise of the powers conferred by sub-rule (1) of rule 56-A of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment in the notification of the Government of India, Ministry of Finance (Department of Revenue) No. 223/62-Central Excises, dated the 29th December, 1962, namely:—

In the said notification for the item 9 relating to cotton yarn, the following item shall be substituted, namely:—

“9. Cotton twist, yarn and thread, all sorts.”

[No. 171/63—F. No. 31/21/63-CX.II.]

**G.S.R. 1555.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts the goods specified in column (1) of the Table below from so much of the duty leviable thereon as is in excess of the amount specified in column (2) thereof.

**TABLE**

Description	Amount
(1)	(2)
Rags of silk fabrics	Rs. 3.00 per Kg.

**Explanation.**—For the purposes of this notification ‘Rags’ mean cut pieces which are more than 23 cm. but less than 92 cm. in length or damaged fabrics not exceeding 92 cm. in length.

[No. 172/63—F. No. 36/4/62-CX.II.]

**G.S.R. 1556.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby exempt the goods specified in column (1) of the Table below from so much of the duty leviable thereon as is in excess of the amount specified in column (2) thereof.

**TABLE**

Description	Amount
(1)	(2)
Rags of silk fabrics	Rs. 2.50 per Kg.

**Explanation.**—For the purposes of this notification 'Rags' mean cut pieces which are more than 23 cm. but less than 92 cm. in length or damaged fabrics not exceeding 92 cm. in length.

[No. 173/63—F. No. 36/4/62-CX.II.]

N. B. SANJANA, Under Secy.

**(Department of Revenue)**

**CUSTOMS**

New Delhi, the 28th September 1963

**G.S.R. 1557.**—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/80/60-Cus.IV), dated the 28th May, 1960, namely:—

**Amendment**

In the Schedule to the said notification after the existing item at Serial No. 198 and entries relating thereto, the following shall be added, namely:—

"199. Locks."

[No. 214/F. No. 124/1/63-DBK.]

**G.S.R. 1558.**—In exercise of the powers conferred by section 25 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 42-Customs, dated the 9th October, 1948, namely:—

In the Schedule annexed to the said notification the Tariff Items Nos. 7 and 8 and the entries relating thereto shall be omitted.

[No. 218/F. No. 40/8/63-L.C.I.]

**CUSTOMS AND CENTRAL EXCISE**

New Delhi, the 28th September 1963

**G.S.R. 1559.**—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

***Amendment***

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial No. 157 and entries relating thereto, the following shall be added, namely:—

“158. Locks.”

[No. 80/F. No. 124/1/63-DBK.]

**G.S.R. 1560.—**In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

***Amendment***

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 30 and the entries relating thereto, the following shall be substituted, namely:—

- |  |  |
|--|--|
| “30. (A) Complete Tea Chests (filled), made of plywood panels (3 ply)— |  |
| (i) tea chests of 19"×19"×24".   | Fifty-six rupees per one hundred sets of six panels each.                              |
| (ii) tea chests of 19"×19"×22".  | Fifty-three rupees per one hundred sets of six panels each.                            |
| (iii) tea chests of 18"×18"×20".                                       | Forty-six rupees per one hundred sets of six panels each.                              |
| (iv) tea chests of 16"×16"×18".  | Thirty-seven rupees per one hundred sets of six panels each.                           |
| (v) tea chests of 16"×16"×20".   | Forty rupees per one hundred sets of six panels each.                                  |
| (vi) tea chests of 17"×17"×17".  | Thirty-eight rupees per one hundred sets of six panels each.                           |
| (vii) tea chests for sizes not otherwise specified.                    | Thirty rupees per 100 Square Metres plywood plus 4.53 for 100 tea chests.              |
| (B) Plywood panels (3 ply) fittings of tea chests—                     |  |
| (i) plywood panels for tea chests of 19"×19"×24".                      | Forty-nine rupees and twenty-seven naye paise per one hundred sets of six pieces each. |
| (ii) plywood panels for tea chests of 19"×19"×20".                     | Forty-six rupees and thirty naye paise per one hundred sets of six pieces each.        |
| (iii) plywood panels for tea chests of 18"×18"×20".                    | Forty rupees and forty naye paise per one hundred sets of six pieces each.             |
| (iv) plywood panels for tea chests of 16"×16"×18".                     | Thirty-two rupees and fifteen naye paise per one hundred sets of six pieces each.      |
| (v) plywood panels for tea chests of 16"×16"×20".                      | Thirty-four rupees and sixty-five naye paise per one hundred sets of six pieces each.  |

• (vi) plywood panels for tea chests of 17"×17"×17".	Thirty-three rupees and fifty-five naye paise per one hundred sets of six pieces each.
(vii) plywood panels for tea chests of size not specified in this item.	Thirty rupees per one hundred square metres.
(viii) Metal fittings of tea chests of tinplate.	Two hundred and seventy-two rupees and thirteen naye paise per metric ton of tinplate contents.
(ix) Wire nails, tenter hooks and rivets.	Eighty-three rupees and thirty-one naye paise per metric ton.
(x) Tissue paper for wrapping battens or for lining aluminium foils.	Thirty-five rupees per quintal.
(xi) Aluminium foil.	Sixty rupees per quintal.

The above rates shall be deemed to take effect from the 15th June, 1962.

[No. 81/F. No. 34(1)/16/62-Cus. IV.]

J. BANERJEE, Dy. Secy.

**(Department of Revenue)**

**CUSTOMS AND CENTRAL EXCISE.**

New Delhi, the 28th September 1963

**G.S.R. 1561.**—In exercise of the powers conferred by sub-section (2) of section 1 of the Customs and Central Excises (Amendment) Act, 1963 (30 of 1963), the Central Government hereby appoints the 1st day of October, 1963, as the date on which the said Act shall come into force.

[No. 1(L).]

S. VENKATESAN, Dy. Secy.

**MINISTRY OF FOOD & AGRICULTURE**

**(Department of Food)**

New Delhi, the 21st September 1963

**G.S.R. 1562.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—

1. **Short Title.**—These rules may be called the Central Inland Fisheries Research Institute Boat Driver Recruitment Rules, 1963.
2. **Application.**—These rules shall apply to the post of Boat Driver in the Central Inland Fisheries Research Institute.
3. **Number, classification and scale of pay.**—The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule annexed to these rules.
4. **Method of recruitment, age limit etc.**—The method of recruitment to the said post, and the age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the Schedule aforesaid:  
Provided that the upper age limit prescribed for direct recruits may be relaxed in the case of candidates belonging to Scheduled Castes/Scheduled Tribes and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

**5. Disqualification.**—(1) No person who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post.

(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Name of post	No. of posts	Classification	Scale of pay	Whether Selection or Non-Selection post	Age limit for direct recruits	Educational and other qualifications required
1	2	3	4	5	6	7
Boat Driver	One	Class IV Non- Ministerial.	Rs. 80—1—85—2— 95—EB—3— 110.	N.A.	Years 21—25	Possession of a Second Class Motor Engine Driver Certificate of competency under I.S.V. Act.

## DULE

Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of recruitment whether by direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/transfer grades from which promotion to be made	If a D.P.C. exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recruitment
8	9	10	11	12	13
N.A.	6 months	Direct	N.A.	N.A.	N.A.

[No. 2-78/62-FY(I).]

C. R. SRINIVASAN, Under Secy,

## (Department of Food)

## ORDER

New Delhi, the 17th September 1963

**G.S.R. 1563.**—In pursuance of clause 2(b) of the Wheat Roller Flour Mills (Licensing & Control) Order, 1957, the Central Government hereby appoints Shri Abdul Rashid, Deputy Director, New Delhi vice Shri Lt. Dayal as inspector to exercise the powers and perform the duties of inspector under the said Order and makes the following further amendment in the notification of the Government of India in the Ministry of Food & Agriculture (Department of Food) G.S.R. 1093, dated the 18th June, 1963, namely:—

In the schedule to the said notification, for the existing item 2 the following item shall be substituted, namely:

“2. Shri Abdul Rashid, Deputy Director, New Delhi”.

[No. 116/1/63-BP.III]

N. B. BASU, Under Secy.

## (Department of Agriculture)

New Delhi, the 18th September 1963

**G.S.R. 1564.**—In exercise of the powers conferred by proviso to article 307 of the Constitution, the President hereby makes the following rules further to amend the Forest Research Institute and Colleges, Dehra Dun (Statistical Assistant Silviculturist) Recruitment Rules, 1963, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. GSR/634, dated the 31st March, 1963, namely:—

1. These rules may be called the Forest Research Institute and Colleges, Dehra Dun (Statistical Assistant Silviculturist) Recruitment (Amendment) Rules, 1963.

2. In the Forest Research Institute and Colleges, Dehra Dun (Statistical Assistant Silviculturist) Recruitment Rules, 1963 in rule 6, after the words “for reasons to be recorded in writing”, the words “and in consultation with the Union Public Service Commission” shall be inserted.

[No. 37-10/63-F.]

V. D. GANGAL, Dy. Secy.

## (Department of Agriculture)

New Delhi, the 23rd September 1963

**G.S.R. 1565.**—In pursuance of clause 3 of the Fertiliser (Movement Control) Order, 1960, and in supersession of the Order of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. G.S.R. 1399 dated 16th November, 1961, I. L. J. Naidu, Joint Secretary to the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) hereby authorise the officers mentioned in column I of the Schedule below to issue permits for the export of any fertiliser from any place within the State or Union territory mentioned in the corresponding entry in column 2 thereof.

## THE SCHEDULE

<i>Designation of Officer</i>	<i>State</i>
<i>I</i>	<i>2</i>
1. The Director of Agriculture, Andhra Pradesh, Hyderabad.	Andhra Pradesh.
2. The Secretary to the Government of Assam, Agriculture Department, Shillong	Assam.
3. The Director of Agriculture, Gujarat, Ahmedabad	Gujarat.
4. The Director of Agriculture, Government of Kerala, Trivandrum	Kerala.
5. The Registrar, Cooperative Societies, Madhya Pradesh, Indore	Madhya Pradesh.
6. The Secretary to the Govt. of Maharashtra, Food, Agriculture & Forests Department, Sachivalaya, Bombay	Maharashtra.
7. The Director of Agriculture, Madras	Madras.
8. The Director of Agriculture, Mysore, Bangalore	Mysore.
9. The Director of Agriculture & Food Production, Orissa, Cuttack	Orissa.
10. The Registrar, Cooperative Societies, Punjab	Punjab.
11. The Director of Agriculture, Rajasthan	Rajasthan.
12. The Under Secretary, Government of Uttar Pradesh, Agriculture Department, Lucknow	Uttar Pradesh.
13. The Deputy Secretary to the Government of West Bengal, Department of Agriculture, Calcutta	West Bengal.

*Union territory*

1. The Development Commissioner, Delhi	Delhi.
2. The Director of Agriculture, Himachal Pradesh, Simla	Himachal Pradesh.
3. The Director of Agriculture, Manipur, Imphal	Manipur.
4. The Director of Agriculture, Pondicherry	Pondicherry.

[No. F. 24-2/63-MD.]

I. J. NAIDU, Jt. Secy.

## DEPARTMENT OF PARLIAMENTARY AFFAIRS

New Delhi, the 19th September 1963

**G.S.R. 1566.**—In exercise of the powers conferred by section 11 read with section 8 of the Salaries and Allowances of Officers of Parliament Act, 1953 (20 of 1953), the Central Government, in consultation with the Chairman of the Council of States and the Speaker of the House of the People, hereby makes the following rules to amend the Officers of Parliament (Advances for Motor Cars) Rules, 1963, namely:—

1. **Short title.**—These rules may be called the Officers of Parliament (Advances for Motor Cars) Amendment Rules, 1963.
2. **Amendment of rule 2.**—In the Officers of Parliament (Advances for Motor Cars) Rules, 1953 (hereinafter referred to as the said rules),—
  - (1) rule 2 shall be renumbered as sub-rule (1) of rule 2;
  - (2) in sub-rule (1) of rule 2 as so renumbered, for the words “rupees twelve thousand”, the words “rupees fifteen thousand” shall be substituted;

- (3) after sub-rule (1) of the rule 2 as so re-numbered, the following sub-rule shall be inserted, namely:—  
(2) the amount of the advance under sub-rule (1) shall be sanctioned in the name of the President and authenticated in accordance with the provisions of the Authentication (Orders and other Instruments) Rules, 1958.

3. **Amendment of rule 3.**—For sub-rule (1) of rule 3 of the said rules, the following sub-rule shall be substituted, namely:—

- "(1) Recovery of the advance granted under rule 2, together with interest thereon, shall be made from the salary bill of the Officer of Parliament concerned in not more than sixty equal monthly instalments. The Government may, however, permit recovery to be made in a smaller number of instalments if the Officer of Parliament receiving the advance so desires. The deduction shall commence with the first issue of salary after the advance is drawn. Simple interest at the rate fixed by the Government for the purpose of purchase of conveyances by Government servants, shall be charged on the advance."

**Explanation.**—The amount of the advance to be recovered monthly shall be fixed in whole rupees, except in the case of last instalment when the remaining balance including any fraction of a rupee shall be recovered.

4. **Amendment of rule 7.**—For rule 7 of the said rules, the following rule shall be substituted, namely:—

**"7-Certificate to the Pay and Accounts Officer.**—When an advance is drawn, the sanctioning authority shall furnish to the Pay and Accounts Officer, Council of States/House of the People, a certificate that the Agreement in Form 1 has been signed by the Officer of Parliament drawing the advance and that it has been found to be in order. The sanctioning authority shall see that the motor car is purchased within one month from the date on which the advance is drawn and shall submit the mortgage bond promptly to the Pay and Accounts Officer, Council of States/House of the People for examination before final record."

5. **Amendment of rule 8.**—In rule 8 of the said rules, for the words "Accountant General," the words "Pay and Accounts Officer, Council of States/House of the People" shall be substituted.

[No. F. 10(4)/63-Admn.]

KAILASH CHANDRA, Secy.